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Note: Conforms punctuation to current style, deletes unnecessary verbiage, inserts preferred verb form, inserts specific reference, places a list in outline form, and reorders text for more logical placement.

SECTION 84. 24.17 (2) of the statutes is amended to read:

24.17 (2) When the sale of public lands under sub. (1) is wholly for cash, upon payment as above provided of the full purchase price to the secretary of administration, the secretary of administration shall thereupon immediately give to such the purchaser a receipt stating the amount paid and, giving a description of the lot or tract of land sold, and stating that such the purchaser is entitled to receive a patent according to law.

Note: Inserts specific reference, corrects punctuation, and deletes unnecessary verbiage.

SECTION 85. 24.18 of the statutes is amended to read:

24.18 Entry of sale and patent. When any sale of public lands is made, the board shall make a note thereof of the sale in the book of entries, and shall enter therein, entering the day of sale, the name of the purchaser, the number of the certificate or patent, the sum paid, the amount of purchase money unpaid, if any, and a description of the lot or tract sold. If such the sale be made is wholly for cash it, the board shall thereupon immediately execute and deliver to the purchaser a patent for such the lot or tract of land so sold. If the land is sold at public auction it, the board shall note that fact.

Note: Inserts specific reference, corrects punctuation, and replaces disfavored terminology.

SECTION 86. 24.19 of the statutes is amended to read:

24.19 Certificate of sale. All original and duplicate certificates of sale issued under s. 24.17 shall be properly numbered, and the original shall be filed in the office of the board, and as. As many distinct lots or tracts of land hereafter purchased by one person in one section at the same time as that person shall request requests shall

Certificates of sale may be acknowledged and recorded in the same manner that as deeds may be. They. Certificates of sale may also be assigned in writing, which. The assignment may be acknowledged and recorded in like the same manner as deeds, and the person to whom the same shall be legally assigned assignee shall have the same rights and remedies thereupon under the certificate as the original purchaser would have had.

 $\ensuremath{\mathsf{NOTE}}.$ Inserts specific reference, corrects punctuation, and deletes unnecessary verbiage.

SECTION 87. 24.20 of the statutes is amended to read:

24.20 Payments and accounts. All money paid on account of sales of public lands shall be paid to the secretary of administration who shall credit the proper fund therewith with the amount paid, crediting the general fund with the proceeds of sales of Marathon County lands, and the. The secretary of administration or the secretary's designee, upon countersigning the receipt given therefor for the amount paid, shall enter the name of the person paying the same making the payment, the number of the certificate, if any, upon which the amount shall be paid, and the time of the payment.

 ${\tt Note}$: Divides long sentence, inserts specific references, corrects punctuation, and deletes unnecessary verbiage.

SECTION 88. 24.21 of the statutes is amended to read:

24.21 Accounts with purchasers. The board shall open and keep an account with each purchaser for every lot or tract of land that shall be is sold, either at public or private sale, in books kept for that purpose, in which it the board shall charge the purchaser with the whole purchase money and give the purchaser credit for all the purchaser's payments, making proper charges for interest as the same shall become

it becomes due, and for all taxes returned to it as unpaid by the proper officer; and
upon. Upon all payments being completed and the patent issued the account shall
be balanced.

Note: Divides long sentence and inserts specific references.

SECTION 89. 24.22 of the statutes is renumbered 24.22 (1) and amended to read:

24.22 (1) Whenever full payment of the principal due upon any certificate of sale by the state shall be is made subsequent to the payment of the annual interest thereon on the principal, the excess of the interest so paid shall be refunded to the person entitled thereto to the excess payment, from the proper fund, on the warrant of the department of administration; and in case.

(2) In the event of the double or erroneous payment of interest, charges, or taxes on any certificate of sale or loan by the state, the amount so erroneously paid shall be in like manner refunded in the same manner as excess interest payments under sub. (1).

Note: Divides long sentence, and inserts specific references.

SECTION 90. 24.23 of the statutes is amended to read:

24.23 Title; patents. The title and fee of all public lands shall remain in the state until patents shall issue for the same; and no such for the land are issued. No patent shall issue be issued except upon full payment of the purchase money and interest and all taxes returned and lawful charges thereon on the lands being purchased.

Note: Divides long sentence and inserts specific references.

SECTION 91. 24.24 of the statutes is amended to read:

24.24 Effect of certificate. (1) The Except when voided by forfeiture under s. 24.28, a certificate of sale, issued pursuant to under s. 24.17, until the same

becomes void by forfeiture under s. 24.28, shall entitle entitles the purchaser, or the purchaser's heirs or assigns, to all the rents, benefits, and provisions of any lease existing thereon on the lands described in the certificate at the time of such the land purchase and thereafter accruing, and shall be after the purchase. The certificate of sale is sufficient evidence of title, and shall vest vests in the purchaser, or the purchaser's heirs and assigns, the same rights of possession, enjoyment, descent, transmission, and alienation of the lands therein described, in the certificate and the same remedies for the protection of said those rights, as against all persons, except the state, that the purchaser would possess if the purchaser were the owner thereof in fee of the described lands.

- (2) No such Notwithstanding sub. (1), a certificate shall of sale does not confer the right to cut down, destroy or, dig up, or carry off any standing wood or timber, or any mineral, located on the lands described in the certificate without the written consent of said the board, except that such wood as follows:
- (a) Wood or timber may be cut when to be used, and it shall is to be exclusively used, in the erection of fences or buildings on such the described lands, or.
- (b) Wood or timber may be cut for necessary firewood for the household use of the persons actually occupying the same, or the described lands.
- (c) Wood or timber may be cut when done in good faith for the actual and fair improvement of such land the described lands for cultivation.
- (3) But Notwithstanding sub. (2) (c), no such cutting of wood or timber shall be deemed to have been done for the purposes of cultivation unless the entire surface from which such the wood and timber is cut shall have been was at the time further prepared therefor for cultivation by thoroughly clearing it of all brush and growing wood of every kind thereon, except that shade or ornamental trees on not more than

10 adjoining acres selected for building purposes, and trees valuable for saw or rail timber, not to exceed 20 upon each acre, may be left standing. Any

(4) Except as provided in subs. (2) and (3), any wood, timber, or mineral otherwise cut, dug out, or removed from any such land described in a certificate of sale shall be and remain the property of the state.

Note: Subdivides provision, reorganizes text, deletes excess verbiage, and inserts specific references.

SECTION 92. 24.25 (title) of the statutes is amended to read:

24.25 (title) Patent Issuance and record thereof of patent.

NOTE: Conforms title to current style.

SECTION 93. 24.25 of the statutes is renumbered 24.25 (1) and amended to read: 24.25 (1) Whenever full payment shall have been is made for any such lands described in a certificate of sale issued under s. 24.17, as required by law, and the purchaser, or the purchaser's legal representatives shall produce, produces to the board the duplicate certificate of sale, with the receipt of the secretary of administration endorsed thereon on the duplicate certificate, showing that the whole amount of the principal and interest due thereon on the purchase of the land described in the certificate has been paid and that the holder of such the duplicate certificate is entitled to a patent for the lands described therein in the certificate, the original and duplicate certificates shall be canceled, and the board shall thereupon immediately execute and deliver a patent to the person entitled thereto to the patent for the land described in such the certificate.

(2) All patents issued by the board shall be recorded in its the board's office; and the. The board's record of patents heretofore issued by it is hereby declared constitutes a legal record.

- (3) Purchasers may, at any time before <u>payment is</u> due, pay any part or the whole of <u>such the</u> purchase money <u>for the land</u> and the interest <u>thereon</u>. <u>In all cases</u> where <u>patents have been or may hereafter be owing on the purchase money</u>.
- (4) If a patent is issued to a person who may have died or who shall die dies before the date thereof of the patent, the title to the land described therein shall inure inures to and become vested vests in the decedent's heirs, devisees, or assignees of such person to the same extent as if the patent had issued to that person the decedent during that person's the decedent's lifetime.

Note: Subdivides provision, reorganizes text, replaces the passive voice with the active, deletes excess verbiage, and inserts specific references.

SECTION 94. 24.251 of the statutes is amended to read:

24.251 Patents, issuance; county may record. Whenever it shall appear appears to the board of commissioners of public lands that all the conditions relating to the issuance of patents have been complied with, the board may issue patents, and the county board of any county may cause such the patents to be recorded in the county and pay the cost of such the recording.

NOTE: "Board" is defined in s. 24.01 as the board of commissioners of public lands.

SECTION 95. 24.26 of the statutes is amended to read:

24.26 Patentee's rights. Except as provided otherwise by under s. 24.11, any person, or the person's heirs or assigns, who shall receive receives a patent pursuant to law for any public lands shall thereby acquire acquires the right to all timber, lumber, trees, wood, bark, stone, earth, and other materials cut, dug, taken, or removed therefrom from the lands subject to the patent before the issue of such the patent, unless the same shall have been materials were cut, dug, taken, or removed by the assent of said the board or were sold by the state, and. The person receiving the patent may maintain any proper an action for the recovery thereof of the

materials that were cut, dug, taken, or removed, or for any injury done to or trespass committed upon said the lands before such the patent shall have been was issued, in the same manner and, with the like same effect, and the person shall be entitled to like with the same entitlement to damages as if such the injury or trespass had been committed after the patent had was issued.

Note: Deletes excess verbiage and inserts specific references.

SECTION 96. 24.28 of the statutes is renumbered 24.28 (1) (a) and amended to read:

- 24.28 (1) (a) In the case of the nonpayment Nonpayment of interest when it is due according to the terms of the certificate of sale, or of.
- (b) Nonpayment of any taxes which that before said the annual interest required by the certificate of sale is paid shall have been are returned to the board of commissioners of public lands by the county treasurer as due and unpaid upon such land, or the lands described in the certificate.
- (c) Nonpayment of the principal owing on the purchase of the lands described in the certificate of sale when required by the board, such certificate shall become void from the time of such failure, and the purchaser, the purchaser's heirs and assigns, shall forfeit all right and interest in the lands described in such certificate; and.
- (2) In the event of a forfeiture of lands under sub. (1), the board may take immediate possession thereof and may of and resell the same the forfeited lands as hereinafter provided under ss. 24.29 to 24.33.

Note: Subdivides provision, reorganizes text, deletes excess verbiage, and inserts specific references. "Board" is defined in s. 24.01 as the board of commissioners of public lands. Language stricken in the new sub. (1) (c) is moved to a new s. 24.28 (1) (intro.) by the next section of this bill for more logical placement.

SECTION 97. 24.28 (1) (intro.) of the statutes is created to read:

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24.28 (1) (intro.) A certificate of sale issued under s. 24.17 becomes void upon the occurrence of any of the following, and the purchaser of the lands described in the certificate, or the purchaser's heirs and assigns, shall forfeit all right and interest in the lands:

NOTE: See the previous section of this bill.

SECTION 98. 24.29 of the statutes is amended to read:

24.29 Redemption. At any time before the 5 days next preceding the reoffering of such land at public sale of any land forfeited under s. 24.28, the former purchaser, or the former purchaser's assigns or legal representatives, may, prevent the resale of the forfeited lands and revive the original contract by the payment of paying the principal sum due, with interest, and all taxes returned thereon on the forfeited lands to the secretary of administration which that are still unpaid, and all costs occasioned by the delay, together with 3% 3 percent damages on the whole sum owing for such land, prevent such resale and revive the original contract the forfeited lands.

Note: Reorganizes text, deletes excess verbiage, inserts specific references, and conforms the expression of "percent" to current style.

SECTION 99. 24.30 of the statutes is amended to read:

24.30 Liability of former purchaser. In case of such a forfeiture of lands under s. 24.28, the former purchaser of such land the forfeited lands shall be liable for any waste or unnecessary injury which that the former purchaser may have done to the same, forfeited lands or to the timber or mineral thereon; and any minerals located upon the forfeited lands. An action therefor for waste or unnecessary injury under this section may be prosecuted by the board in the name of the state.

Note: Divides long sentence and inserts specific references.

SECTION 100. 24.31 of the statutes is amended to read:

24.31 Advertisement and resale of forfeited lands. Whenever any public lands have been forfeited under s. 24.28 for the nonpayment of either principal, interest, or taxes, and the lands have remained forfeited for 3 months, the board shall first cause such the forfeited lands to be appraised as provided by under s. 24.08 and shall thereupen. Upon completion of the appraisal, the board shall advertise such the forfeited land for sale as provided by under s. 24.09, and shall further state in the notice that the lands have been forfeited and give the names of the former purchasers. Such The sale of the forfeited lands shall be made either in the county where the lands lie or at the capitol on a day not less than 3 months nor more than 6 months after the first insertion of the notice. The board shall publish a class 3 notice, under ch. 985, of the sale giving the time and place where such the sale will be held and the county in which such the lands being sold are situated, but omitting any description of such the lands; the The last insertion of the notice shall be at least one week previous prior to the time of commencing such the sale is to commence.

Note: Divides long sentence, replaces the passive voice with the active, and inserts specific references.

SECTION 101. 24.32 of the statutes is amended to read:

24.32 Resale and redemption. (1) Unless such the resale be of lands forfeited under s. 24.28 is prevented by payment as hereinbefore provided by under s. 24.29, such the forfeited lands shall be offered for sale at public auction to the highest bidder, in the manner and upon the terms provided, for original sales, and, if the lands are not then sold, the lands shall be subject to private entry thereafter.

(2) (a) Every such tract of forfeited lands may be redeemed by the former purchaser thereof, or the former purchaser's assigns or legal representatives, at any

- time before the June 30th next following the date of such the resale, upon presenting of the forfeited tract, by doing all of the following:
- 1. Presenting to the board satisfactory proof, which shall be filed and preserved by it the board, that such the tract was, at the time of the resale, in whole or in part under cultivation or adjoining a tract partly cultivated, belonging to the former purchaser, or the former purchaser's assigns or legal representatives, and used in connection therewith, and upon depositing with the adjoining tract.
- 2. Depositing with the secretary of administration, for the use of the purchaser at such the resale of the forfeited tract the amount paid by the the resale purchaser for such land the tract, together with 25% of the amount of such the taxes, interest, and costs, in addition thereto; and every to the purchase price.
- (b) Every certificate of sale issued upon any such resale of forfeited lands shall be subject to the right of redemption under par. (a) whether it be or not the right of redemption is expressed in such the certificate or not. And no. No patent shall be issued on any such resale of a forfeited tract until the expiration of such the redemption period under par. (a).
- (3) Upon such a redemption under sub. (2), the board shall cancel such do all of the following:
 - (a) Cancel the certificate, and shall make of sale issued to the resale purchaser.
- (b) Make and deliver to the party so redeeming the forfeited lands a certificate thereof, and shall also record the same of the redemption.
- (c) Record the certificate of the redemption in a book to be kept in its the board's office for that purpose.

Note: Subdivides long provisions and inserts specific references.

SECTION 102. 24.34 of the statutes is amended to read:

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24.34 Void sales. In case of the event that the sale of any public lands are made by mistake, or not in accordance with law, or are obtained by fraud, and in cases where or in the event that the state had no title to such the lands sold, or its the state's title has failed, such the sale of the lands shall be void and no contract, certificate of purchase, or patent issued thereon on the lands sold shall be of any effect, but the person named as vendee, or that person's successor in interest, as the case may be, may furnish to the board such any proof as shall that will satisfy it the board of the facts. Thereupon it Except as provided in s. 24.341, upon receipt of satisfactory proof of the facts asserted by the vendee, the board shall order all amounts, either of principal or interest, paid for the lands described in the contract, certificate, or patent, together with the interest thereon on the amounts so paid from the time of each such payment, at the rate of 6% 6 percent per year, simple interest, to be refunded and paid out of the state treasury, from the fund to which it has been credited, to the person entitled thereto; provided that to the refund. Notwithstanding anything contained in this section, no money shall be paid to any person participating in any such fraud in obtaining the land, as provided in this section.

Note: Divides long sentence, inserts specific references, and conforms the expression of "percent" to current style.

SECTION 103. 24.341 of the statutes is amended to read:

24.341 Offset to refund on void sales. Whenever any claim shall be is made for a refund on a void land sale under s. 24.34, the board of commissioners of public lands shall make an investigation and determination, and offset the value of the use of said the land, property removed therefrom from the land, and the damage or injury thereto to the land by such the claimant, together with interest thereon, against the

amounts actually paid to the state and to any other persons on account of the purchase, possession, use, damage, or injury to such the lands by said the claimants. The refund or payment to be made under s. 24.34 shall in no case be more than the excess, if any, of the amounts paid out by such the claimant, with interest, over such the offset determined under this section.

Note: Inserts specific references. "Board" is defined in s. 24.01 as the board of commissioners of public lands.

SECTION 104. 24.35 of the statutes is amended to read:

have has erroneously or improperly issued any certificate or patent for any public lands, whereby wrong or injustice has been or may be done, including cases where in which the state had no title to the lands, or its title has failed, it the board may, upon the written application of the purchaser, or the purchaser's successor in interest, revoke and annul such the certificate or patent by its order, which, with such the application, shall be filed and recorded in its the board's office. A certified copy of such the board's order may be recorded in the office of the register of deeds for the county where such the lands lie, and thereupon such upon the recording of the order, the certificate or patent shall be absolutely null and void. When such the board's order is so recorded there shall be paid out of the state treasury, from the fund to which it has been credited, to the purchaser, or the purchaser's successor in interest, the amounts in the manner and as provided in s. 24.34.

NOTE: Inserts specific references.

SECTION 105. 24.355 of the statutes is amended to read:

24.355 Limitation of actions. All claims under s. 24.34 or 24.35 shall become be barred, unless application therefor be for a payment refund is made within 5 years

from the time of such the payment, or, in cases where in which the state never had title, from the time when the invalidity of the title of the state was established.

NOTE: Inserts specific references.

SECTION 106. 24.36 of the statutes is amended to read:

24.36 Lost certificates and patents. Whenever any duplicate certificate of sale shall have has been lost or destroyed before the patent shall issue has been issued, or whenever any patent shall have has been lost or destroyed, the board, upon satisfactory proof of the fact, established by affidavit to be filed with it the board, may issue a certified copy of the original certificate of sale or of the record in its the board's office of such the patent, or a quitclaim deed in place of such the missing patent, to the person entitled thereto to the copy of the certificate or record of the patent, or quitclaim deed, which shall have the same force and effect as the original duplicate certificate or patent. Its The board's certificate to such the copy and quitclaim deed shall recite the loss or destruction of the original.

Note: Inserts specific references.

SECTION 107. 24.37 of the statutes is amended to read:

24.37 Ejectment. If any person shall hold holds or centinue continues in possession of any public lands without written permission from the board, or contrary to the conditions or covenants of any lease or written agreement, or after such the lands have been forfeited to the state, that person shall be liable to an action by the state or any purchaser from the state for an unlawful detainer or other proper action to recover possession of such the lands with and for damages for the detention of the same the lands.

Note: Inserts specific references.

SECTION 108. 24.38 of the statutes is amended to read:

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24.38 Boundaries. The lines, boundaries, and descriptions of the swamp lands as exhibited by the plats and field notes of the United States survey are adopted and shall be deemed conclusively to be the true lines, boundaries, and descriptions thereof of those swamp lands.

Note: Inserts specific references.

SECTION 109. 24.39 (title) of the statutes is amended to read:

24.39 (title) Leases, etc. of public lands.

Note: Deletes disfavored term.

SECTION 110. 45.014 (title) of the statutes is amended to read:

45.014 (title) Wisconsin veterans museum Veterans Museum.

Note: Changes capitalization consistent with the treatment of this section by 2001 Wis. Act 103 as already reflected in the printed volumes.

SECTION 111. 48.685 (5) (bm) 4. of the statutes is amended to read:

48.685 (5) (bm) 4. A violation of s. 940.19 (3), 1999 stats., or of s. 125.075 (1), 125.085 (3) (a) 2., 125.105 (2) (b), 125.66 (3), 125.68 (12), 940.09, 940.19 (2), (4), (5), or (6), 940.20, 940.203, 940.205, 940.207, or 940.25, a violation of s. 346.63 (1), (2), (5), or (6) that is a felony under s. 346.65 (2) (e) (am) 5. or (f), (2j) (d), or (3m), or an offense under ch. 961 that is a felony, if committed not more than 5 years before the date of the investigation under sub. (2) (am).

Note: Changes cross-reference to accommodate renumbering by Section 136 of this bill.

SECTION 112. 59.70 (23) of the statutes is amended to read:

59.70 (23) County natural beauty councils. The board may create a county natural beauty council as a committee of the board, composed of such board members, public members and governmental personnel as the board designates. The council shall advise governmental bodies and citizens in the county on matters affecting the preservation and enhancement of the county's natural beauty, and aid

and facilitate the aims and objectives of the natural beauty council described in s.

144.76 (3), 1973 stats.

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Note: This provision was created as s. 59.07 (59) by ch. 574, Laws of 1965. The objectives of the state natural beauty council were stated in s. 109.13, as created by ch. 575, Laws of 1965, and subsequently renumbered to s. 144.76 by ch. 211, Laws of 1967. The state natural beauty council was renamed the Wisconsin citizens environmental council by ch. 224, Laws of 1975. Objectives relating to natural beauty were eliminated by the repeal and recreation of s. 144.76 by ch. 29, Laws of 1977.

****Note: I changed the x-ref to say s. 144.76 (3) rather than s. 144.76 (2) because that was the number of the statute in the 1973 stats. Please review. Also, would it be more accurate to say s. 144.76 (3) (intro.)?

****Note: The revisor's note lists a number of facts, but it does not explain how those facts are related to the revision. Would a rewrite along the following lines be OK?

Note: The phrase "the aims and objectives of the natural beauty council" has no referent in current law. The provision has been clarified by the addition of a cross-reference to the law in which the aims and objectives of the natural beauty council were last stated. Subsequent to the publication of the 1973–74 Wisconsin Statutes, ch. 224, Laws of 1975, changed the name of the natural beauty council (though not its objectives), and ch. 29, Laws of 1977, eliminated the council altogether (by the repeal of s. 15.347 (1)). Neither of these acts made any changes to s. 59.70 (23) (at that time numbered s. 59.07 (59)).

SECTION 113. 73.10 (2) (b) 1. b. of the statutes is amended to read:

73.10 (2) (b) 1. b. That the statements, notes, and schedules under subd. 1. a. conform to generally accepted accounting principles promulgated by the governmental accounting standards board Governmental Accounting Standards Board or its successor bodies.

Note: Conforms capitalization to current style.

SECTION 114. 77.52 (2) (a) 10. of the statutes is amended to read:

77.52 (2) (a) 10. Except for services provided by veterinarians and except for installing or applying tangible personal property which that, subject to par. (ag), when installed or applied, will constitute an addition or capital improvement of real property, the repair, service, alteration, fitting, cleaning, painting, coating, towing, inspection, and maintenance of all items of tangible personal property unless, at the time of such the repair, service, alteration, fitting, cleaning, painting, coating,

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towing, inspection, or maintenance, a sale in this state of the type of property repaired, serviced, altered, fitted, cleaned, painted, coated, towed, inspected, or maintained would have been exempt to the customer from sales taxation under this subchapter, other than the exempt sale of a motor vehicle or truck body to a nonresident under s. 77.54 (5) (a) and other than nontaxable sales under s. 77.51 (14r). For purposes of this paragraph, the following items shall be considered to have retained their character as tangible personal property, regardless of the extent to which any such item is fastened to, connected with, or built into real property: furnaces, boilers, stoves, ovens, including associated hoods and exhaust systems. heaters, air conditioners, humidifiers, dehumidifiers, refrigerators, coolers, freezers, water pumps, water heaters, water conditioners and softeners, clothes washers, clothes dryers, dishwashers, garbage disposal units, radios and radio antennas, incinerators, television receivers and antennas, record players, tape players, iukeboxes, vacuum cleaners, furniture and furnishings, carpeting and rugs, bathroom fixtures, sinks, awnings, blinds, gas and electric logs, heat lamps, electronic dust collectors, grills and rotisseries, bar equipment, intercoms. recreational, sporting, gymnasium and athletic goods and equipment including by way of illustration but not of limitation bowling alleys, golf practice equipment, pool tables, punching bags, ski tows and swimming pools; equipment in offices, business facilities, schools, and hospitals but not in residential facilities including personal residences, apartments, long-term care facilities, as defined under s. 16.009 (1) (em), state institutions, as defined under s. 101.123 (1) (i), Type 1 secured correctional facilities, as defined in s. 938.02 (19), or similar facilities including, by way of illustration but not of limitation, lamps, chandeliers, and fans, venetian blinds, canvas awnings, office and business machines, ice and milk dispensers,

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beverage—making equipment, vending machines, soda fountains, steam warmers and tables, compressors, condensing units and evaporative condensers, pneumatic conveying systems; laundry, dry cleaning, and pressing machines, power tools, burglar alarm and fire alarm fixtures, electric clocks and electric signs. "Service" does not include services performed by veterinarians. The tax imposed under this subsection applies to the repair, service, alteration, fitting, cleaning, painting, coating, towing, inspection, or maintenance of items listed in this subdivision par. (ag), regardless of whether the installation or application of tangible personal property related to the items is an addition to or a capital improvement of real property, except that the tax imposed under this subsection does not apply to the original installation or the complete replacement of an item listed in this subdivision par. (ag), if such the installation or replacement is a real property construction activity under s. 77.51 (2).

Note: Subdivides a long provision by deleting a list to be converted to tabular form in a newly created separate paragraph and otherwise rearranging text for improved readability and conformity with current style. See the next section of this bill.

SECTION 115. 77.52 (2) (ag) of the statutes is created to read:

77.52 (2) (ag) For purposes of par. (a) 10., the following items shall be considered to have retained their character as tangible personal property, regardless of the extent to which the item is fastened to, connected with, or built into real property:

- 1. Furnaces.
- 2. Boilers.
- 21 3. Stoves.
 - 4. Ovens, including associated hoods and exhaust systems.
- 5. Heaters.

- 1 6. Air conditioners.
- 2 7. Humidifiers.
- 3 8. Dehumidifiers.
- 4 9. Refrigerators.
- 5 10. Coolers.
- 6 11. Freezers.
- 7 12. Water pumps.
- 8 13. Water heaters.
- 9 14. Water conditioners and softeners.
- 10 15. Clothes washers.
- 11 16. Clothes dryers.
- 12 17. Dishwashers.
- 13 18. Garbage disposal units.
- 14 19. Radios and radio antennas.
- 15 20. Incinerators.
- 16 21. Television receivers and antennas.
- 17 22. Record players.
- 18 23. Tape players.
- 19 24. Jukeboxes.
- 20 25. Vacuum cleaners.
- 21 26. Furniture and furnishings.
- 22 27. Carpeting and rugs.
- 23 28. Bathroom fixtures.
- 24 29. Sinks.
- 25 30. Awnings.

1	31. Blinds.
2	32. Gas and electric logs.
3	33. Heat lamps.
4	34. Electronic dust collectors.
5	35. Grills and rotisseries.
6	36. Bar equipment.
7	37. Intercoms.
8	38. Recreational, sporting, gymnasium, and athletic goods and equipment
9	including, by way of illustration but not of limitation, all of the following:
10	a. Bowling alleys.
11	b. Golf practice equipment.
12	c. Pool tables.
13	d. Punching bags.
14	e. Ski tows.
15	f. Swimming pools.
16	39. Equipment in offices, business facilities, schools, and hospitals but not in
17	residential facilities including personal residences, apartments, long-term care
18	facilities, as defined under s. 16.009 (1) (em), state institutions, as defined under s.
19	101.123 (1) (i), Type 1 secured correctional facilities, as defined in s. 938.02 (19), or
20	similar facilities including, by way of illustration but not of limitation, all of the
21	following:
22	a. Lamps.
23	b. Chandeliers.
24	c. Fans.
25	d. Venetian blinds.

1	e. Canvas awnings.
2	f. Office and business machines.
3	g. Ice and milk dispensers.
4	f. Beverage-making equipment.
5	g. Vending machines.
6	f. Soda fountains.
7	g. Steam warmers and tables.
8	h. Compressors.
9	i. Condensing units and evaporative condensers.
10	j. Pneumatic conveying systems.
11	40. Laundry, dry cleaning, and pressing machines.
12	41. Power tools.
13	42. Burglar alarm and fire alarm fixtures.
14	43. Electric clocks.
15	44. Electric signs.
	NOTE: List is moved from s. 77.52 (2) (a) 10. and divided into tabular form for improved readability and conformity with current style.
16	SECTION 116. 77.54 (14) (f) of the statutes is renumbered 77.54 (14) (f) (intro.)
17	and amended to read:
18	77.54 (14) (f) (intro.) Furnished without charge to a any of the following if the
19	medicine may not be dispensed without a prescription:
20	1. A physician,
21	2. A surgeon,
22	3. A nurse anesthetist,
23	4. An advanced practice nurse,

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or bagel.

1	$5. \text{ An } \text{ osteopath}_{5.}$
2	6. A dentist who is licensed under ch. 4475.
3	7. A podiatrist who is licensed under ch. 448, or.
4	8. An optometrist who is licensed under ch. 449 if the medicine may not be
5	dispensed without a prescription.
	Note: Subdivides a long provision by placing a list in tabular form and reorders text to accommodate the numbering of the subdivided list.
6	SECTION 117. 77.54 (20) (bg) 1. of the statutes is renumbered 77.54 (20) (bg) 1.
7	a. and amended to read:
8	77.54 (20) (bg) 1. a. "Meal" includes, but is not limited to, a diversified selection
9	of food, food products, or beverages that are customarily consumed as a breakfast,
10	lunch, or dinner, that may not easily be consumed without an article of tableware,
11	and that may not conveniently be consumed while standing or walking; except that
12 13	"meal". b. "Meal" does not include frozen items that are sold to a consumer, items that
14	are customarily heated or cooked after the retail sale and before they are consumed,
15	or a diversified selection of food, food products, and beverages that is packaged
16	together by a person other than the retailer before the sale to the consumer.
	Note: Subdivides provision.
17	SECTION 118. 77.54 (20) (bg) 2. of the statutes is renumbered 77.54 (20) (bg) 2.
18	a. and amended to read:
19	77.54 (20) (bg) 2. a. "Sandwich" means food that consists of a filling;, such as
20	meat, cheese, or a savory mixture;, that is placed on a slice, or between 2 slices;, of

a variety of bread or something that takes the place of bread;, such as a roll, croissant,

<u>b</u>	<u>.</u>	"Sandwich"	includes,	but	is	not	limited	to,	burritos,	tacos,	enchila	das
chimic	ha	ngas, pita sa	andwiches	, gyr	os,	and	pocket	san	dwiches.			

c. "Sandwich" does not include hors d'oeuvres, canapes, egg rolls, cookies, cakes, pies, and similar desserts and pastries, and food that is sold frozen.

Note: Subdivides provision, inserts serial commas, and otherwise modifies punctuation for improved readability and conformity with current style.

SECTION 119. 84.30 (10m) of the statutes is amended to read:

84.30 (10m) Annual permit fee requirement. The department may promulgate a rule requiring persons specified in the rule to pay annual permit fees for signs. The rule shall specify that no permit fee may be charged for an off-premises advertising sign that is owned by a nonprofit organization. If the department establishes an annual permit fee under this subsection, failure to pay the fee within 2 months after the date on which payment is due is evidence that the sign has been abandoned for the purposes of s. TRANS Trans 201.10 (2) (f), Wis. Adm. Code.

NOTE: Corrects capitalization, as already reflected in the printed volumes.

SECTION 120. 108.02 (15) (k) (intro.), 2., 6., 7., 10., 14., 15., 16. and 19. (intro.) and b. of the statutes are amended to read:

108.02 (15) (k) (intro.) "Employment" as applied to work for a given employer other than a government unit or nonprofit organization, except as such the employer duly elects otherwise with the department's approval, does not include service:

2. As a domestic in the employ of an individual in such the individual's private home, or as a domestic in the employ of a local college club or of a local chapter of a college fraternity or sorority, unless performed for an individual, club, or chapter which that is an employer subject to this chapter under sub. (13) (d) or (i);

- 6. By an individual for a person as an insurance agent or an insurance solicitor, if all such of the service performed as an insurance agent or solicitor by such the individual for such the person is performed for remuneration solely by way of commissions;
- 7. By an individual for a person as a real estate agent or as a real estate salesperson, if all such of the service performed as a real estate agent or sales person by such the individual for such the person is performed for remuneration solely by way of commission;
- 10. For an employer who would otherwise be subject to this chapter solely because of sub. (13) (f), if and while the employer, with written notice to and approval by the department, duly covers under the unemployment insurance law of another jurisdiction all services for such the employer which that would otherwise be covered under this chapter;
- 14. By an individual for an employer which that is engaged in the processing of fresh perishable fruits or vegetables within a given calendar year if the individual has been employed by the employer solely within the active processing season or seasons, as determined by the department, of the establishment in which the individual has been employed by the employer, and the individual's base period wages with the employer are less than the wages required to start a benefit year under s. 108.04 (4) (a), unless the individual was paid wages of \$200 or more for services performed in employment or other work covered by the unemployment insurance law of any state or the federal government, other than work performed for the processing employer, during the 4 most recently completed quarters preceding the individual's first week of employment by the processing employer within that year;

1	15. By an individual as a court reporter if the individual receives wages on a
2	per diem basis; or
3	16. By an individual whose remuneration consists solely of commissions
4	overrides, bonuses, or differentials directly related to sales or other output derived
5	from in-person sales to or solicitation of orders from ultimate consumers, primarily
6	in the home; or
7	19. (intro.) Performed by an individual for a seasonal employer if the individua
8	received written notice from the seasonal employer prior to performing any service
9	for the employer that such the service is potentially excludable under this
10	subdivision unless:
11	b. The individual has been paid or is treated as having been paid wages or other
12	remuneration of \$500 or more during his or her base period for services performed
13	for at least one employer other than the seasonal employer which that is subject to
14	the unemployment insurance law of any state or the federal government; or
	Note: Deletes unnecessary "or" in two places, replaces "such" with "the" as appropriate, and deletes "duly" as it has no substantive effect.
15	SECTION 121. 118.02 (14) of the statutes is renumbered 118.02 (9g).
	Note: Places subsection in chronological order within list, consistent with the remainder of the section.
16	SECTION 122. 118.02 (15) of the statutes is renumbered 118.02 (7r).
	Note: Places subsection in chronological order within list, consistent with the remainder of the section.
17	SECTION 123. 118.02 (16) of the statutes is renumbered 118.02 (7g).
	NOTE: Places subsection in chronological order within list, consistent with the remainder of the section.
18	SECTION 124. 118.02 (17) of the statutes is renumbered 118.02 (6m).
	Note: Places subsection in chronological order within list, consistent with the remainder of the section.
19	SECTION 125. 118.02 (17m) of the statutes is renumbered 118.02 (5r).

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Note: Places subsection in chronological order within list, consistent with the remainder of the section.

SECTION 126. 118.02 (17r) of the statutes is renumbered 118.02 (9r).

Note: Places subsection in chronological order within list, consistent with the remainder of the section.

SECTION 127. 343.06 (1) (c) of the statutes is amended to read:

343.06 (1) (c) To any person under age 18 unless the person is enrolled in a school program or high school equivalency program and is not a habitual truant as defined in s. 118.16 (1) (a), has graduated from high school or been granted a declaration of high school graduation equivalency, or is enrolled in a home-based private educational program, as defined in s. 115.001 (3g), and has satisfactorily completed a course in driver education in public schools approved by the department of public instruction, or in technical colleges approved by the technical college system board, or in nonpublic and private schools which that meet the minimum standards set by the department of public instruction, or has satisfactorily completed a substantially equivalent course in driver training approved by the department and given by a school licensed by the department under s. 343.61, or has satisfactorily completed a substantially equivalent course in driver education or training approved by another state and has attained the age of 16, except as provided in s. 343.07 (1) (1g). The department shall not issue a license to any person under the age of 18 authorizing the operation of "Class M" vehicles unless the person has successfully completed a basic rider course approved by the department. The department may, by rule, exempt certain persons from the basic rider course requirement of this paragraph. Applicants for a license under s. 343.08 or 343.135 are exempt from the driver education, basic rider or driver training course requirement. The secretary shall prescribe rules for licensing of schools and instructors to qualify under this

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paragraph. The driver education course shall be made available to every eligible student in the state. Except as provided under s. 343.16 (1) (c) and (2) (cm) to (e), no operator's license may be issued unless a driver's examination has been administered by the department.

Note: Section 343.07 (1) is renumbered 343.07 (1g) by this bill.

SECTION 128. 343.06 (1) (cm) of the statutes is amended to read:

343.06 (1) (cm) To operate "Class D" vehicles to any person under 18 years of age, unless the person has accumulated at least 30 hours of behind-the-wheel driving experience, at least 10 hours of which were during hours of darkness. Each hour of behind-the-wheel driving experience while accompanied by a qualified instructor, as defined in s. 343.07 (5) (1c), shall be considered to be 2 hours of behind-the-wheel driving experience, except that no more than 5 hours of behind-the-wheel driving experience while accompanied by a qualified instructor may be counted in this manner. This paragraph does not apply to applicants for a restricted license under s. 343.08 or a special restricted operator's license under s. 343.135. The department may promulgate rules that waive the requirement of accumulating at least 30 hours of behind-the-wheel experience for qualified applicants who are licensed by another jurisdiction to operate "Class D" vehicles.

NOTE: Section 343.07 (5) is renumbered 343.07 (1c) by this bill.

SECTION 129. 343.07 (1) of the statutes is renumbered 343.07 (1g).

Note: Accommodates the renumbering of s. 343.07 (5) by this bill.

SECTION 130. 343.07 (5) of the statutes is renumbered 343.07 (1c).

 $\ensuremath{\mathsf{Note}}\xspace$: Moves a definition to the beginning of the section in conformity with current style.

SECTION 131. 343.085 (2m) (a) 1. b. of the statutes is amended to read:

SECTION 131

343.085 (2m) (a) 1. b. A person who meets the requirements under s. 343.07 (1) (1g) (a).

NOTE: Section 343.07 (1) is renumbered 343.07 (1g) by this bill.

SECTION 132. 343.085 (2m) (a) 2. of the statutes is amended to read:

343.085 (2m) (a) 2. Between the hours of 12 midnight and 5 a.m., unless the licensee's parent or guardian, or a person who meets the requirements under s. 343.07 (1) (1g) (a), occupies the seat beside the licensee, or unless the licensee is traveling between his or her place of residence, school, and place of employment.

NOTE: Section 343.07 (1) is renumbered 343.07 (1g) by this bill.

SECTION 133. 344.52 (1) of the statutes is renumbered 344.52 (1r) and amended to read:

344.52 (1r) Whenever any motor vehicle rented for compensation outside this state is operated in this state, the lessor of such the motor vehicle is directly liable for all damages to persons or property caused by the negligent operation of such the rented vehicle unless, at the time when such the damage or injury occurs, the operation of the rented vehicle is effectively covered by a policy of insurance which that provides coverage at least in the amounts specified in s. 344.01 (2) (d) for property damage, personal injury, or death suffered by any person on account of the negligent operation of such the rented vehicle. The amount of liability imposed upon the lessor by this section in the absence of insurance coverage shall not exceed the limits set forth in s. 344.01 (2) (d) with respect to the acceptable limits of liability when furnishing proof of financial responsibility. The fact that the rented vehicle is operated in this state contrary to any understanding or agreement with the lessor is not a defense to any liability imposed by this section.

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Note: Renumbers provision to accommodate the renumbering of s. 344.52 (3) by this bill. Disfavored terms are replaced, specific references added, and serial commas inserted for improved readability and conformity with current style.

SECTION 134. 344.52 (3) of the statutes is renumbered 344.52 (1g).

Note: Renumbers definition to beginning of section in conformity with current style.

2 SECTION 135. 346.65 (2) (intro.) of the statutes is renumbered 346.65 (2) (am) 3 (intro.).

Note: Renumbers provision to conform with current style that requires each statutory unit that follows an introduction to form a complete sentence when read with the introduction.

SECTION 136. 346.65 (2) (a) to (e) of the statutes are renumbered 346.65 (2) (am)

1. to 5., and 346.65 (2) (am) 1., as renumbered, is amended to read:

346.65 (2) (am) 1. Shall forfeit not less than \$150 nor more than \$300, except as provided in pars. (b) to subds. 2. to 5. and par. (f).

Note: Renumbers provision to conform with current style that requires each statutory unit that follows an introduction to form a complete sentence when read with the introduction. Changes cross—references to accommodate renumbering.

SECTION 137. 346.65 (2) (f) of the statutes is amended to read:

346.65 (2) (f) If there was a minor passenger under 16 years of age in the motor vehicle at the time of the violation that gave rise to the conviction under s. 346.63 (1), the applicable minimum and maximum forfeitures, fines, or imprisonment under par. (a), (b), (c), (d) or (e) (am) for the conviction are doubled. An offense under s. 346.63 (1) that subjects a person to a penalty under par. (c), (d) or (e) (am) 3., 4., or 5. when there is a minor passenger under 16 years of age in the motor vehicle is a felony and the place of imprisonment shall be determined under s. 973.02.

Note: Changes cross-references to accommodate renumbering by Section 136 of this bill.

SECTION 138. 346.65 (2) (g) of the statutes is amended to read:

	346.65 (2) (g) 1. If a person convicted had an alcohol concentration of 0.17 to
0.19	9, the applicable minimum and maximum fines under pars. (c) to (e) par. (am)
3. to	5. are doubled.

- 2. If a person convicted had an alcohol concentration of 0.20 to 0.249, the applicable minimum and maximum fines under pars. (c) to (e) par. (am) 3. to 5. are tripled.
- 3. If a person convicted had an alcohol concentration of 0.25 or above, the applicable minimum and maximum fines under pars. (c) to (e) par. (am) 3. to 5. are quadrupled.

Note: Changes cross-references to accommodate renumbering by Section 136 of this bill.

SECTION 139. 346.65 (2c) of the statutes is amended to read:

346.65 (2c) In sub. (2) (b) to (e) (am) 2., 3., 4., and 5., the time period shall be measured from the dates of the refusals or violations that resulted in the revocation or convictions. If a person has a suspension, revocation, or conviction for any offense under a local ordinance or a state statute of another state that would be counted under s. 343.307 (1), that suspension, revocation, or conviction shall count as a prior suspension, revocation, or conviction under sub. (2) (b) to (e) (am) 2., 3., 4., and 5.

Note: Changes cross-references to accommodate renumbering by Section 136 of this bill.

SECTION 140. 346.65 (2e) of the statutes is amended to read:

346.65 (2e) If the court determines that a person does not have the ability to pay the costs and fine or forfeiture imposed under sub. (2) (a), (b), (c), (d), (e) (am), (f), or (g), the court may reduce the costs, fine, and forfeiture imposed and order the person to pay, toward the cost of the assessment and driver safety plan imposed under s. 343.30 (1q) (c), the difference between the amount of the reduced costs and

- fine or forfeiture and the amount of costs and fine or forfeiture imposed under sub.
- 2 (2) (a), (b), (c), (d), (e) (am), (f), or (g).

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2005 – 2006 Legislature

NOTE: Changes cross-references to accommodate renumbering by Section 136 of this bill.

SECTION 141. 346.65 (2g) (a) of the statutes is amended to read:

to provide that a defendant perform community service work for a public agency or a nonprofit charitable organization in lieu of part or all of a fine imposed under sub. (2) (b) to (am) 2., 3., 4., and 5., (f), and (g) and except as provided in par. (ag), the court may provide that a defendant perform community service work for a public agency or a nonprofit charitable organization in lieu of part or all of a forfeiture under sub. (2) (a) (am) 1. or may require a person who is subject to sub. (2) to perform community service work for a public agency or a nonprofit charitable organization in addition to the penalties specified under sub. (2).

Note: Changes cross-references to accommodate renumbering by Section 136 of this bill.

SECTION 142. 346.65 (2g) (ag) of the statutes is amended to read:

346.65 (2g) (ag) If the court determines that a person does not have the ability to pay a fine imposed under sub. (2) (b) to (am) 2., 3., 4., or 5., (f), or (g), the court shall require the defendant to perform community service work for a public agency or a nonprofit charitable organization in lieu of paying the fine imposed or, if the amount of the fine was reduced under sub. (2e), in lieu of paying the remaining amount of the fine. Each hour of community service performed in compliance with an order under this paragraph shall reduce the amount of the fine owed by an amount determined by the court.

Note: Changes cross-references to accommodate renumbering by Section 136 of this bill.

SECTION 143. 346.65 (2g) (am) of the statutes is amended to read:

346.65 (2g) (am) Notwithstanding s. 973.05 (3) (b), an order under par. (a) or (ag) may only apply only if agreed to by the organization or agency. The court shall ensure that the defendant is provided a written statement of the terms of the community service order and that the community service order is monitored. Any organization or agency acting in good faith to which a defendant is assigned pursuant to an order under this subsection has immunity from any civil liability in excess of \$25,000 for acts or omissions by or impacting on the defendant. The issuance or possibility of the issuance of a community service order under this subsection does not entitle an indigent defendant who is subject to sub. (2) (a) (am) 1. to representation by counsel under ch. 977.

Note: Changes cross-reference to accommodate renumbering by Section 136 of this bill. Corrects placement of adverb.

SECTION 144. 346.65 (2g) (d) of the statutes is amended to read:

346.65 (2g) (d) With respect to imprisonment under sub. (2) (b) (am) 2., the court shall ensure that the person is imprisoned for not less than 5 days or ordered to perform not less than 30 days of community service work under s. 973.03 (3) (a).

Note: Changes cross-reference to accommodate renumbering by Section 136 of this bill.

SECTION 145. 346.65 (2i) of the statutes is amended to read:

346.65 (2i) In addition to the authority of the court under sub. (2g) and s. 973.05 (3) (a), the court may order a defendant subject to sub. (2), or a defendant subject to s. 973.05 (3) (a) who violated s. 346.63 (2), 940.09 (1), or 940.25, to visit a site that demonstrates the adverse effects of substance abuse or of operating a vehicle while under the influence of an intoxicant or other drug, including an alcoholism treatment facility approved under s. 51.45 or an emergency room of a general hospital in lieu

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of part or all of any forfeiture imposed or in addition to any penalty imposed. The court may order the defendant to pay a reasonable fee, based on the person's ability to pay, to offset the costs of establishing, maintaining, and monitoring the visits ordered under this subsection. The court may order a visit to the site only if agreed to by the person responsible for the site. If the opportunities available to visit sites under this subsection are fewer than the number of defendants eligible for a visit, the court shall, when making an order under this subsection, give preference to defendants who were under 21 years of age at the time of the offense. The court shall ensure that the visit is monitored. A visit to a site may be ordered for a specific time and a specific day to allow the defendant to observe victims of vehicle accidents involving intoxicated drivers. If it appears to the court that the defendant has not complied with the court order to visit a site or to pay a reasonable fee, the court may order the defendant to show cause why he or she should not be held in contempt of court. Any organization or agency acting in good faith to which a defendant is assigned pursuant to an order under this subsection has immunity from any civil liability in excess of \$25,000 for acts or omissions by or impacting on the defendant. The issuance or possibility of the issuance of an order under this subsection does not entitle an indigent defendant who is subject to sub. (2) (a) (am) 1. to representation by counsel under ch. 977.

Note: Changes cross-reference to accommodate renumbering by Section 136 of this bill.

20 SECTION 146. 346.65 (2j) (intro.) of the statutes is renumbered 346.65 (2j) (am) 21 (intro.).

Note: Renumbers provision to conform with current style that requires each statutory unit that follows an introduction to form a complete sentence when read with the introduction.

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SECTION 147

1	SECTION 147. 346.65 (2j) (a), (b) and (c) of the statutes are renumbered 346.65
2	(2j) (am) 1., 2. and 3., and 346.65 (2j) (am) 1., as renumbered, is amended to read:
3	346.65 (2j) (am) 1. Shall forfeit not less than \$150 nor more than \$300 except
4	as provided in par. (b), (c) subd. 2. or 3. or par. (d).
	Note: Renumbers provision to conform with current style that requires each statutory unit that follows an introduction to form a complete sentence when read with the introduction. Changes cross-references to accommodate renumbering.
5	SECTION 148. 346.65 (2j) (d) of the statutes is amended to read:
6	346.65 (2j) (d) If there was a minor passenger under 16 years of age in the
7	commercial motor vehicle at the time of the violation that gave rise to the conviction
8	under s. 346.63 (5), the applicable minimum and maximum forfeitures, fines, or
9	imprisonment under par. (a), (b) or (c) (am) 1., 2., or 3. for the conviction are doubled.
10	An offense under s. 346.63 (5) that subjects a person to a penalty under par. (e) (am)
11	3. when there is a minor passenger under 16 years of age in the commercial motor
12	vehicle is a felony and the place of imprisonment shall be determined under s. 973.02.
	Note: Changes cross-references to accommodate renumbering by Section 147 of this bill.
13	SECTION 149. 346.65 (7) of the statutes is amended to read:
14	346.65 (7) A person convicted under sub. (2) (b), (c), (d) or (e) (am) 2., 3., 4., or
15	5. or (2j) (b) or (c) (am) 2. or 3. shall be required to remain in the county jail for not
16	less than a 48-consecutive-hour period.
	Note: Changes cross-references to accommodate renumbering by Sections 136 and 147 of this bill.
17	SECTION 150. 441.001 (4) (b) of the statutes is amended to read:
18	441.001 (4) (b) The execution of procedures and techniques in the treatment
19	of the sick under the general or special supervision or direction of a physician,
20	podiatrist licensed under ch. 448, dentist licensed under ch. 447, or optometrist

licensed under ch. 449, or under an order of a person who is licensed to practice

to serve 3-year terms; one.

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1	medicine, podiatry, dentistry, or optometry in another state if the person making the
2	order prepared the order after examining the patient in that other state and directs
3	that the order be carried out in this state.
	Note: Inserts serial comma consistent with current style.
4	SECTION 151. 758.13 (1) of the statutes is renumbered 758.13 (1) (a) (intro.) and
5	amended to read:
6	758.13 (1) (a) (intro.) There is created a judicial council of 21 members as
7	follows: -a
8	1. One supreme court justice designated by the supreme court; a.
9	2. One court of appeals judge designated by the court of appeals; the.
10	3. The director of state courts or his or her designee; 4.
11	4. Four circuit judges designated by the judicial conference; the.
12	5. The chairpersons of the senate and the assembly committees dealing with
13	judicial affairs or a member of each such committee designated by the respective
14	chairperson ; the .
15	6. The attorney general or his or her designee; the.
16	7. The revisor of statutes or an assistant designated by the revisor; the.
17	8. The deans of the law schools of the University of Wisconsin and Marquette
18	University or a member of the respective law school faculties designated by the
19	deans ; the .
20	9. The state public defender or his or her designee; the.
21	10. The president-elect of the state bar State Bar of Wisconsin or a member of
22	the board of governors of the state bar designated by the president-elect-and 3.
23	11. Three additional members thereof of the state bar selected by the state bar

1	12. One district attorney appointed by the governor; and 2.
2	13. Two citizens at large appointed by the governor to serve 3-year terms.
3	(b) The names of the judicial council members shall be certified to the secretary
4	of state by the executive secretary of the judicial commission. Members shall hold
5	office until their successors have been selected. Members shall receive no
6	compensation, but shall be reimbursed from the appropriation made by s. 20.665 (1)
7	for expenses necessarily incurred by them members in attending council meetings.
	Note: Subdivides a long provision by placing a list in tabular form. Inserts specific references and changes capitalization.
8	SECTION 152. 895.42 (title) of the statutes is amended to read:
9	895.42 (title) Deposit of undistributed money and property by
10	administrators personal representatives and others.
	Note: Replaces "administrators" in accordance with 2001 Wis. Act 102.
11	SECTION 153. 973.05 (2m) of the statutes is renumbered 973.05 (2m) (intro.) and
12	amended to read:
13	973.05 (2m) (intro.) Payments under this section shall be applied first to as
14	applicable in the following order:
15	(a) To payment of the penalty surcharge until paid in full, shall then be applied
16	to the.
17	(b) To payment of the jail surcharge until paid in full, shall then be applied to
18	the.
19	(c) To payment of part A of the crime victim and witness assistance surcharge
20	until paid in full, shall then be applied to.
21	(d) To payment of part B of the crime victim and witness assistance surcharge

until paid in full, shall then be applied to.

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1	(e) To payment of the crime laboratories and drug law enforcement surcharge
2	until paid in full, shall then be applied to.
3	(f) To payment of the deoxyribonucleic acid analysis surcharge until paid in full,
4	shall then be applied to.
5	(g) To payment of the drug abuse program improvement surcharge until paid
6	in full, shall then be applied to.
7	(h) To payment of the driver improvement surcharge until paid in full, shall
8	then be applied to.
9	(i) To payment of the truck driver education surcharge if applicable until paid
10	in full, shall then be applied to.
11	(j) To payment of the domestic abuse surcharge until paid in full, shall then be
12	applied to.
13	(k) To payment of the consumer protection surcharge until paid in full, shall
L 4	then be applied to.
15	(L) To payment of the natural resources surcharge if applicable until paid in
16	full , shall then be applied to .
L7	(m) To payment of the natural resources restitution surcharge until paid in full,
18	shall then be applied to the.
L9	(n) To payment of the environmental surcharge if applicable until paid in full,
20	shall then be applied to the.
21	(o) To payment of the wild animal protection surcharge if applicable until paid
22	in full , shall then be applied to .
23	(p) To payment of the weapons surcharge until paid in full, shall then be applied
24	to <u>.</u>

15	(END)
*	Note: Changes cross-reference to accommodate renumbering by Section 147 of this bill.
14	s. 343.307 (2).
13	person has a total of 3 or fewer convictions, suspensions or revocations counted under
12	mandatory minimum period of imprisonment under s. 346.65 (2j) (c) (am) 3., if the
11	973.09 (1) (d) 3. A violation under s. 346.63 (5) that subjects the person to a
10	SECTION 155. 973.09 (1) (d) 3. of the statutes is amended to read:
	Note: Changes cross-references to accommodate renumbering by Section 136 of this bill.
9	<u>3</u> .
8	mandatory minimum period of imprisonment under s. 346.65 (2) (b) or (c) (am) 2. or
7	973.09 (1) (d) 1. A violation under s. 346.63 (1) that subjects the person to a
6	SECTION 154. 973.09 (1) (d) 1. of the statutes is amended to read:
	Note: Subdivides list. Makes "as applicable" applicable to the entire provision for parallel construction.
5	(s) To payment of the fine and the costs and fees imposed under ch. 814.
4	applicable, until paid in full, and shall then be applied to.
3	(r) To payment of the enforcement surcharge under s. 253.06 (4) (c), if
2	then be applied to.
1	(q) To payment of the uninsured employer surcharge until paid in full, shall